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VOL. XIX.

CONTESTED ELECTION.

The Republicans Likely to Resort to Filibustering.

THE INDIANS BEFORE THE PRESIDENT.

The Embellishment Clause—Increasing the Mail Subsidies—Other News From the National Capital.

WASHINGTON, February 3.—[Special.]—Judge Crisp announced this morning that he will postpone until tomorrow further discussion on the Lowry-White Indiana contested election case, and today was occupied in discussing private claims. The Republicans will make a hard fight to retain Mr. White in his seat. If found necessary, the Republicans will resort to filibustering to prevent his being unseated. However, it is hardly believed they will have to resort to this, as the Democrats will certainly have some Democrats who will vote with the Republicans in seating him.

The embellishment feature of the pending extradition treaty with Great Britain is the only new feature, the others having been in the treaty as it stood before Congress last year, and is one of importance to the United States in order that Canada may no longer be a safe refuge for embezzlers fleeing from this country. There have been some changes made in these features, looking to a clear distinction between political offenses and crimes under the dynamite clause, but the provisions are not new.

The postoffice committee this morning reported favorably on Mr. Dockery's bill to increase the number of railway mail superintendents from nine to eleven, at the same salary—\$2,700. Also, the bill to authorize the postmaster-general to lease suitable quarters for the Washington City postoffice. The owner of the present building, a regular old roomer, has increased his rent from \$6,000 to \$12,000 annually. For this reason the government was better off, realizing the fact that a more suitable building could be secured for that amount.

The house committee on war claims reported to the house today the bill to reimburse the several states for interest on moneys expended by them on account of raising troops to suppress the late war. Some \$500,000 is involved. A delegation of eight Indians, representing the Kiowa, Comanche, Creek and Cadaw tribes called on the president today, and asked him to postpone action in the allotment of their lands.

Judge Stewart spoke before the committee on banking and currency yesterday, on the subject of taking real estate securities on loans. He favors it to an extent not to exceed one-fifth of the capital. It was referred to a subcommittee to confer with the secretary of the treasury, to see if some amendment could not be made to the present bill before the committee. Among other things he urged the point that the national banking system was unpopular with the democratic party, and the farming interest of the country before it had been organized, in a manner against the interests of the farmer, that is his property would not be taken as security. Many think the suggestion might make the system more popular by showing the farmers they could be accommodated by the banks.

Mr. Culberson's bill to repay the people of the south for \$500,000 of captured and abandoned property is now pending before the judiciary committee. The bill allows owners of the property to go before the court of claims to establish their rights, and also allows one year after the passage of the act to take testimony on all claims.

Mr. A. W. Gibson, of Macon, was sworn in today. His new position is the division of the inspection in the postoffice department at a salary of \$2,000. Senator Colquhoun left for Atlanta tonight. He will be absent about a week.

A BILL DAY.

Private Bills Considered and Passed—Reports of Committees.

WASHINGTON, February 3.—In the house, Mr. Dockery, of Missouri, from the committee on postoffice and post roads reported a bill authorizing the appointment of eleven additional superintendents of the railway mail service. Referred to the committee of the whole.

Mr. Collins, of Massachusetts, from the committee on judiciary submitted adverse reports on bills to create a court of customs, and proposing a constitutional amendment empowering congress to create and to remove judges of the several states. Laid on the table.

Mr. Rogers, of Arkansas, from the same committee, reported a bill to regulate the employment of civil officers. Placed on the house calendar.

The house then proceeded to the consideration of private bills. A dozen private bills were considered and passed.

Mr. Hook, Tennessee, introduced a bill to establish a soldiers' home at Knoxville, Tenn. Referred.

The house then at 4:35 adjourned. Mr. Crisp, of Georgia, stating that he would call up the Lowry-White contested election case tomorrow.

THE NEW RULES.

The President Approves the Civil Service Regulations.

WASHINGTON, February 3.—The president has approved and promulgated a revision of civil service rules which make some important changes in the system of appointments upon tests of fitness applied to applicants for places in the departments at Washington, and in classified customs offices and postoffices. The commission has also revised the civil service regulations to conform to the new rules. These regulations have been under consideration by the commission during a greater part of the year, and both have received careful consideration. The president has approved the regulations, and has ordered the old rules of regulations to remain in their original form.

A few of the most salient features of the new rules may be stated:

1. They are divided into four parts—general rules, departmental rules, customs rules, and postal rules. The general rules are those in number and are applicable except in one or two particulars, to all parts of the service and to all classes of employees. By these rules it is made an offense, punishable by dismissal, in any officer of executive civil service (1) to neglect or refuse to perform the duties of his office, or (2) to be guilty of any act of insubordination, or (3) to be guilty of any act of dishonesty, or (4) to be guilty of any act of immorality, or (5) to be guilty of any act of intemperance, or (6) to be guilty of any act of neglect of duty, or (7) to be guilty of any act of dereliction of duty, or (8) to be guilty of any act of disobedience, or (9) to be guilty of any act of insubordination, or (10) to be guilty of any act of dishonesty, or (11) to be guilty of any act of immorality, or (12) to be guilty of any act of intemperance, or (13) to be guilty of any act of neglect of duty, or (14) to be guilty of any act of dereliction of duty, or (15) to be guilty of any act of disobedience, or (16) to be guilty of any act of insubordination, or (17) to be guilty of any act of dishonesty, or (18) to be guilty of any act of 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AMUSEMENTS.

OPERA HOUSE

EMMA ABBOTT | MATINEE
TODAY.

BOTH MATINEE AND NIGHT!
Last 2 Performances!

ABBOTT.
NEW GRAND OPERA CO.
Today at 2 p. m.
Emma Abbott Matinee.

EMMA ABBOTT MATINEE.
SATURDAY—EMMA ABBOTT MATINEE.

"CARNIVAL OF VENICE."
 — AND —
 ERMINIE LULLABY.
 Tonight Abbot's Farewell!

Donizetti's Melodious Opera,
"LUCRETIA BORGIA."
 Sparkling with Gems, includ-

ing "Tis Better to Laugh than Sigh," "Ah! How Beautiful," "Dare But Breathe a Whisper," "The Grand Trio," etc.

MONDAY AND TUESDAY, FEB. 6 AND 7,
SPECIAL TUESDAY MATINEE AT 2:30.
MR. A. M. PALMER
will present the Great Success of last season at the
MADISON SQUARE THEATER,
NEW YORK, ENTITLED
I AM the Penman

Written by SIR CHARLES YOUNG,
Synopsis of Scene:
 Acts I and II—Mrs. Ralston's apartments in the town house of the Ralston's in Regent's Park.
 Act III—The library at Ardleigh Court, Ralston's country house.
 Act IV—Small Reception Room at Ardleigh Court, with breakfast room at the back.
 Prices—25, 50 and 1s. Reservations at Miller's

GEOURGIA, FULTON COUNTY, COURT OF Ordinary, Chambers, February 3, 1888.—The

appraisers appointed upon application of Sallie K. May, widow of Elwin F. May, for a twelve month's support of said minor children having title to the real estate to return, all persons concerned are hereby cited to show cause, if any they have, at the next March term of this court; why said application should not be granted.

W. L. CALHOUN, Ordinary.

Feb 4 11 18 25 mech 3

GEORGIA, FULTON COUNTY. ORDINARY'S
Office, February 3, 1888.—Joseph F. Chisolm has applied for letters of administration on the estate and goods of the late John M. Chisolm, deceased. It is, therefore, to notify all concerned to file their objections, if any they have, on or before

for the first Monday in March next, else letters will then be granted said applicant, as applied for.

W. L. CAIHOEN, Ordinary.

feb 4 11 18 25 men-3

GEORGIA, FULTON COUNTY, ORDINARY'S
office, November 4th, 1887.—E. A. Webster, administrator of the estate of E. Webster, respondent, who has been fully discharged the duties of her said trust, and prays for letter of dismission. This is, therefore to notify all persons concerned to show cause, if any they can, on or before the first Monday in February next, why said administratrix should not be discharged from said administration.

W. L. CAIHOEN, Ordinary.

GEORGIA, FULTON COUNTY.—COURT OF
Ordinary Chambers, January 6, 1908.—The ad-
vocate praisers appointed by application of Lonnie M.
Gordon, widow of Walter S. Gordon for a twelve
months' support for herself and minor children,
having filed their return, all persons concerned are
hereby cited to show cause, if any they have, at the
next February term of this court, why said applica-
tion should not be granted.

Jan 7 14 21 28—Feb. 4.

W. L. CALHOUN, Ordinary.

GEORGIA, FULTON COUNTY.—ORDINARY
Chambers, January 6, 1908.—The advocate praisers
appointed by application of Mrs. Marya has and

plied for letters of administration on the estate of
Rosa Smith, deceased. This is, therefore, to notify
all concerned to file their objections, if any they
have, on or before the first Monday in February
next, else letters will then be granted to the ap-
plicant, as applied for. W. L. CALHOUN,
Jan 7 14 21—Feb 4 Ordinary.

int Monday in February next, also leave will then be granted said applicant, as applied for.

W. L. CALHOUN, Ordinary.

jan 7, 14, 21, 28-febr 4.

GEORGIA, FULTON COUNTY—ORDINARY'S OFFICE, January 6th, 1888: Lillie W. Clark has applied for letters of guardianship of the person of Clark and David Quarles, minors under the age of fourteen years. This is, therefore, to notify and to warn all their objections, if any they have, on or before the first Monday in February next, also letters will then be granted said applicant as applied for.

W. L. CALHOUN, Ordinary.

GEORGIA. FULTON COUNTY, ORDINARY.
Office, November 4th, 1887.—J. M. Fowler administrator of Y. H. Murdock represents that he has fully discharged the duties of his said trust, and prays for letters of disclaimer. This Ordinary is fully satisfied and is concerned to show cause, if any they can, on or before the first Monday in February next, why said administrator should not be discharged from said administration.
nov 3m sat W. L. CALHOUN, Ordinary.

applied for letters of administration on the estate of Philip Hill, deceased. This is, therefore, to notify all concerned to file their objections, if any, to the same, on or before the first day of February, 1908, at which time the same will then be granted said applicant.

W. L. CALHOUN,
Ordinary.

GEORGIA, FULTON COUNTY—ORDINARY'S Office, January 6th, 1908: Sarah J. Bearse, administratrix of Jerome Bearse, deceased, has applied for leave to sell the land of said decedent, and this is, therefore, to notify all concerned to file their objections, if any they have, on or before the first day of February, 1908, at which time the same will then be granted.

GEORGIA, FULTON COUNTY.—ORDINARY'S
 Office, January 14, 1898.—Thomas H. Williams
 is applied for letters of administration on the es-
 tate of William M. Williams, deceased. This is,
 therefore, to notify all concerned to file their objec-
 tions, if any they have, on or before the first Mon-
 day in February next, else letters will be granted said applicant as applied for.
 W. L. CALHOUN, Ordinary.
 Jan 7 14 21 28 Feb 4

